PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants: Sheo Bux Singh et al. 10/560,665 - Case 21376YP Art Unit: Serial No.: 1625 Nat'l Phase December 13, 2005 Entry: Examiner: § 102(e) Date: § 371 Data: Filed: July 20, 2004 PCT/US04/23780 ANTIBIOTIC COMPOUND For:

Commissioner for Patents P.O. Box 1450 Washington, D.C. 22313-15450

STATEMENT UNDER 37 CFR 3.73(b)

Sir:

Merck &Co., Inc., a corporation organization and existing under the laws of the State of New Jersey, and Merck Sharp and Dohme de Espana, S.A., a corporation organized and existing under the laws of Spain, state that together they are the assignees of the entire right, title and interest in the patent application identified above by virtue of assignments from the inventors of the patent application. The assignments were recorded in the United States Patent and Trademark Office at Reel 019428 and Frame 0983, and at Reel 019433 and Frame 0168, respectively.

As required by 37 CFR 3.73(b)(1)(i), the documentary evidence of the chain of title from the original owner to the assignees was submitted for recordation pursuant to 37 CFR 3.11.

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The undersigned, whose title is supplied below, is authorized to act on behalf of the assignees pursuant to attached Corporate Resolution No. 5, dated April 28, 2009.

Respectfully submitted,

By

Valerie J. Camara, Reg. No. 35,090 Managing Counsel, Patents

MERCK & CO., Inc.

MERCK SHARP AND DOHME de ESPANA, S.A.

Tel.: (732)594-3902

/agb Enclosure

September <u>99</u>, 2009

MERCK & CO. INC.

CERTIFICATION

I, Debra A. Bollwage, Senior Assistant Secretary of Merck & Co., Inc. (the "Company"), a corporation duly organized and existing under the laws of the State of New Jersey, do hereby certify that the attached, presently in full force and effect, is a true and correct copy of General Corporate Resolution #5, Patent Matters, as amended by Unanimous Written Consent of the Board of Directors of said Company on April 28, 2009.

IN WITNESS WHEREOF, I have hereunto subscribed my signature and affixed the seal of the Company this 3^{rd} day of June 2009.

Senior Assistant Secretary

(SEAL)

General Corporate Resolution #5

PATENT MATTERS

RESOLVED, that any of the following:

Richard T. Clark-Chairman, President and Chief Executive Officer Bruce N. Kuhlik-Executive Vice President and General Counsel Paul D. Matukaitis-Vice President and Assistant General Counsel Edward W. Murray-Managing Counsel, IP Litigation Gerard M. Devlin-Counsel, IP Litigation Valerie J. Camara-Managing Counsel, Patents Mark R. Daniel-Managing Counsel, Patents Catherine D. Fitch-Managing Counsel, Patents Sheldon O. Heber-Managing Counsel, Patents William Krovatin-Managing Counsel, Patents David A. Muthard-Managing Counsel, Patents Anthony Rollins-Managing Counsel, European Patents Edward M. Yoshida-Managing Counsel, Rosetta Inpharmatics Charles M. Caruso-Counsel, International Peter Haeberli-Assistant Counsel, Sirna Therapeutics, Inc. Kenichi Osawa-Senior Director, Banyu Patent and Trademark Group Donna L. Margiotto-Senior Manager, Patent Administration

are authorized to execute and to revoke on behalf of Merck & Co., Inc. and its affiliates (including subsidiaries) the following documents relating to patent matters:

Powers of attorney as fully in law as may be necessary and proper in connection with the acquisition, registration, maintenance and enforcement of patents and applications for patents, including powers of attorney relating to the prosecution or defense of patent rights before courts of law or other governmental tribunals, agencies or departments; affidavits and declarations; and any other documents which are necessary and proper for the acquisition, registration, maintenance, litigation and protection of patents.



